DEC 0 3 1997

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS

MICHAEL N. MILRY Clark

FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

WITH COMMERCIAL COMMER

UNITED STATES COU .TS
UNITED STATES COU .TS
SOUTHERN DISTRICT OF TEXAS
FILED

		SOUTHERN
RESIDENTS OPPOSING PIGS	§	DEC - 3 1997 D
AND LIVESTOCK,	§	DEC - 3 1301
	§	Markey H. Milby, Clark of Court
Plaintiff,	§	
	§	
\mathbf{v}_{ullet}	§	
	§	
TEXAS A&M UNIVERSITY,	§	
RAY M. BOWEN, ITS PRESIDENT	§	CIVIL ACTION NO. H-95-4113
AND THE BOARD OF REGENTS	§	
OF TEXAS A&M UNIVERSITY, NAN	[§	
WEST, JOHN H. LINDSEY,	§	
MICHAEL OCCUMINOD	8	

MICHAEL O'CONNOR,
ROBERT H. ALLEN,
ALLISON BRISCO, DON POWELL,
GUADALUPE L. RANGEL AND
ROYCE E. WISENBAKER,
§

Defendants.

FINAL JUDGMENT

ON THIS DAY came on to be heard the parties, Plaintiff Residents Opposing Pigs and Livestock ("ROPL"), on behalf of itself and its individual members, and Defendants Texas A&M University, Ray M. Bowen, its President and the Board of Regents of Texas A&M University, Mary Nan West, John H. Lindsey, Michael O'Connor, Robert H. Allen, Allison Brisco, Don Powell, Guadalupe L. Rangel and Royce E. Wisenbaker, and moved the Court as follows:

- 1. To reduce the Order of Dismissal entered herein by the Court on September 11, 1997, to Final Judgment; and
- 2. To dismiss with prejudice all claims against all Defendants remaining after entry of the September 11, 1997 Order of Dismissal that have been asserted in this cause by Plaintiff ROPL on its behalf and on behalf of its individual members.

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And the Court having considered the agreed motion, does hereby ORDER, ADJUDGE and DECREE as follows:

- The Order of Dismissal entered by the Court on September 11, 1997, is hereby incorporated herein by reference as if set forth in full and shall be entered by the Clerk of the Court as a Final Judgment;
- All remaining claims asserted herein by Plaintiff ROPL, on its behalf and on behalf of its individual members, shall be and hereby are dismissed with prejudice;
- 3. Plaintiff ROPL, on its behalf and on behalf of all its individual members, shall take nothing in this cause; and
- All relief not expressly granted herein is hereby denied.

The parties having further agreed, and the Court having considered this agreement hereby ORDERS that the dismissal with prejudice of all remaining claims, as set forth in Paragraph 2 above, shall not be appealed by any party hereto.

So ORDERED this Z day of December, 1997.

JUDGE PRESIDING

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AND SUBSTANCE, EXCEPT AS TO PARAGRAPH 4 AND.

APPROVED AS TO FORM, AND SUBSTANCE, EXCEPT FOR THOSE SECTIONS

DELATING TO THE OPERATION OF THE PROPERTY OF THE

RELATING TO THE SEPTEMBER 11, 1997 DISMISSAL ORDER WHICH ARE ONLY

APPROVED AS TO FORM:

PARAGRAPH 3 AS IT RELATES TO PARAGRAPH 1

ROBERT E. HAGER Counsel for Plaintiff

APPROVED AS TO FORM AND SUBSTANCE:

ROLFF PURRINGTON Counsel for Defendants

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